PROB 12C (PAWP 4/16)

United States District Court

for the

WESTERN DISTRICT OF PENNSYLVANIA

Petition for Warrant or Show Cause Hearing for Offender Under Supervision

Offender:	Jay Edward Vinroe	Docket No.:2:17CR00025	
Sentencing Judge:	The Honorable Louise W. Flanagan (ED/NC)		
Current Judge:	The Honorable Mark R. Hornak		
Date of Original Sentence:	April 22, 2004		
Original Offense:	Possession of a Firearm by a Convicted Felon		
Original Sentence:	180 months of imprisonment; 60 months of supervised release		
Special conditions:	Special Assessment, DNA testing, Drug Treatment, Alcohol Treatment, Substance Abuse Testing, No		
	New Debt/Credit, Financial Disclosure, Mental Health Treatment, Search/Seizure, Financial Address		
	Change to AUSA, Location Monitoring Program		
Type of Supervision:	Supervised Release	Most Recent Supervision Commenced: March 13, 2019	
Prior Court History:	12/08/16: Report to Court; Drug Use		
	01/26/16: Modification of Conditions; 60 Days Location Monitoring		
	08/24/18: Revocation; 366 Days of Imprisonment; 47 Months of Supervised Release		
	05/23/19: Report to Court; Drug Use		
	09/27/19: Report to Court; Drug Use		
	PETITIONING THE C	OURT	
☐ To Issue a Warrant			
☐ Petition and Warrant se	aled until arrest		
☑ To Schedule a Show Ca	use Hearing		
☐ No Bond is set			
☐ To Issue a Summons			

THE PROBATION OFFICER BELIEVES THAT THE OFFENDER HAS VIOLATED THE FOLLOWING CONDITION(S):

Violation

☐ Other

The defendant shall not commit another federal, state, or local crime.

The defendant shall participate as directed in a substance abuse program.

The defendant shall participate in a program of mental health treatment, as directed by the probation office.

Nature of Noncompliance

On October 5, 2019, the defendant was arrested by the Butler City Police Department on several charges including Driving Under the Influence. According to the police report, officers observed a vehicle disobeying traffic laws. Upon activating their emergency lights and sirens, the vehicle accelerated at a high rate of speed. Additionally, the driver deactivated the vehicle's head and tail lights in attempt to elude apprehension. Officers lost sight of the vehicle for a short time, but then located it crashed into a building. Upon contact with the vehicle, officers discovered the vehicle was empty. The registration was run and came back to the defendant. Upon search of the area, they observed the defendant walking on the street. It was reported the defendant had the keys to the car on his person. He was placed under arrest and taken to the police station, where a chemical test for breath resulted in .02%. The defendant was formally

Case 2:17-cr-00025-MRH Document 33 Filed 10/24/19 Page 2 of 2

Offender: Jay Edward Vinroe Docket No.: 2:17CR00025

Page 2

charged on October 6, 2019, at OTN: U756632-2, with Fleeing or Attempting to Elude Officer (M), Driving Under the Influence (M), Accident Involving Damage (S), Driving While License Suspended (S), in addition to several traffic violations. The defendant was held in custody until he posted bond on October 11, 2019.

The defendant contacted this officer upon his release. The defendant reported he allowed a friend to borrow his truck while they were socializing at a bar. He advised the friend was the one driving his vehicle during the events noted above. He stated that when his friend failed to return to the bar in a reasonable time, he began to walk home. Reportedly, on his walk home, he was approached and arrested by officers. The defendant had a preliminary hearing on October 21, 2019, during which the case was held for court.

Furthermore, the Court is notified the defendant was unsuccessfully discharged from substance abuse and mental health treatment on

	I declare under penalty of perjury that the foregoing is true and correct.
	Respectfully Submitted,
Ву	
	Leah Masciantonio U.S. Probation Officer Specialist
Approved By	:
	Eric D. Bossart Supervisory U.S. Probation Officer
Date	:10/24/2019
THE COURT ORDERS:	
No Action	
The Issuance of a Warrant and:	
☐ Petition and Warrant sealed until arrest	
☐ No Bond is set	
☐ Bond is set at	
☐ Bond is at the discretion of the Magistrate Judge	
☐ That the (probationer/supervised releasee) appear at the United States	
, Pennsylvania, Courtroom No,, F	
on at, to show cause why supervision sho	build not be revoked.
☐ That a Summons be issued and the (probationer/supervised releasee)	appear at the United States Courthouse, at Pittsburgh,
Pennsylvania, Courtroom No,, Floor, with legal co	unsel on at, to show cause why
supervision should not be revoked. The (probationer/supervised releases which were originally imposed on	e) is hereby ordered to abide by the conditions of supervision
☐ Other	
	Mark R. Hornak
	Chief U.S. District Judge
<u></u> -	Date